Message

From: Fernandez, Cristina [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=5D527D0DD7E24EB5B1777B00A8EE6B2A-CFERNAND]

Sent: 10/4/2021 3:36:43 PM

To: Hammond, Mark [mahammond@pa.gov]
CC: Opila, MaryCate [Opila.MaryCate@epa.gov]
Subject: FW: Comments on Covanta Title V Permit

Attachments: Covanta Title V Letter and Attachment 10-1-2021.pdf

We can discuss this afternoon.

Cristina Fernández, Director Air & Radiation Division (3AD00) U. S. Environmental Protection Agency, Region 3 1650 Arch Street Philadelphia, PA 19103-2023

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From: Esher, Diana <Esher.Diana@epa.gov> Sent: Monday, October 04, 2021 11:34 AM

To: pmcdonnell@pa.gov

Cc: rziadeh@pa.gov; Fernandez, Cristina <Fernandez.Cristina@epa.gov>; Rodrigues, Cecil <rodrigues.cecil@epa.gov>;

Leonard, Paul <leonard.paul@epa.gov>

Subject: Comments on Covanta Title V Permit

Good Morning Secretary McDonnell,

I'm forwarding the U.S. Environmental Protection Agency (EPA) review of the draft permit and associated files for the Pennsylvania Department of Environmental Protection (PADEP) Clean Air Act Title V Renewal 23-00004 for Covanta Delaware Valley, L.P. (Covanta).

Though EPA recognizes that the title V renewal process generally does not authorize the direct imposition of substantive emission control requirements, we strongly encourage PADEP to utilize all possible permitting, regulatory and discretionary authorities to reduce disproportionate impacts on the communities of potential environmental justice concern. Our comments and recommendations on the Covanta tile V renewal are included in the attachment to the letter.

Thank you for the opportunity to comment on this permit renewal. EPA is committed to working with PADEP to address our shared environmental priorities, advance equity, and reduce potential environmental and health impacts on communities.

Sincerely,

Diana

Diana Esher Acting Regional Administrator US EPA Region 3